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- (6) Each tourist, scenic, historic, and excursion rail operator, whether operating on or off the general railroad system of transportation.
- (7) Each operator of private cars, including business/office cars and circus trains, on or connected to the general railroad system of transportation.
- (8) Each operator of a rail transit system that is not operating on track that is part of the general railroad system of transportation, including heavy rail transit, light rail transit, automated guideway, cable car, inclined plane, funicular, and monorail systems.
- (b) The persons described in paragraph (a) of this section must allow TSA and other authorized DHS officials, at any time and in a reasonable manner, without advance notice, to enter, inspect, and test property, facilities, equipment, and operations; and to view, inspect, and copy records, as necessary to carry out TSA's security-related statutory or regulatory authorities including its authority to—
- ties, including its authority to—
 (1) Assess threats to transportation;
- (2) Enforce security-related regulations, directives, and requirements;
- (3) Inspect, maintain, and test the security of facilities, equipment, and systems;
- (4) Ensure the adequacy of security measures for the transportation of passengers and freight, including hazardous materials;
- (5) Oversee the implementation, and ensure the adequacy, of security measures at rail yards, stations, terminals, transportation-related areas of rail hazardous materials shipper and receiver facilities, crew management dispatch centers. centers, telecommunication centers, and other transportation facilities infraand structure:
 - (6) Review security plans; and
- (7) Carry out such other duties, and exercise such other powers, relating to transportation security, as the Assistant Secretary of Homeland Security for the TSA considers appropriate, to the extent authorized by law.
- (c) TSA and DHS officials working with TSA, may enter, without advance notice, and be present within any area or within any conveyance without access media or identification media issued or approved by a railroad car-

rier, rail transit system owner or operator, rail hazardous materials shipper, or rail hazardous materials receiver in order to inspect or test compliance, or perform other such duties as TSA may direct.

(d) TSA inspectors and DHS officials working with TSA will, on request, present their credentials for examination, but the credentials may not be photocopied or otherwise reproduced.

Subpart B—Freight Rail Including Freight Railroad Carriers, Rail Hazardous Materials Shippers, Rail Hazardous Materials Receivers, and Private Cars

§1580.100 Applicability.

- (a) *Applicability*. The requirements of this subpart apply to:
- (1) Each freight railroad carrier that operates rolling equipment on track that is part of the general railroad system of transportation.
- (2) Each rail hazardous materials shipper.
- (3) Each rail hazardous materials receiver located with an HTUA.
- (4) Each freight railroad carrier hosting a passenger operation described in §1580.1(a)(4) of this part.
- (5) Each operator of private cars, including business/office cars and circus trains, on or connected to the general railroad system of transportation.
- (b) Rail security-sensitive materials. The requirements of this subpart apply to:
- (1) A rail car containing more than 2,268 kg (5,000 lbs) of a Division 1.1, 1.2, or 1.3 (explosive) material, as defined in 49 CFR 173.50;
- (2) A tank car containing a material poisonous by inhalation as defined in 49 CFR 171.8, including anhydrous ammonia, Division 2.3 gases poisonous by inhalation as set forth in 49 CFR 173.115(c), and Division 6.1 liquids meeting the defining criteria in 49 CFR 173.132(a)(1)(iii) and assigned to hazard zone A or hazard zone B in accordance with 49 CFR 173.133(a), excluding residue quantities of these materials; and
- (3) A rail car containing a highway route-controlled quantity of a Class 7

(radioactive) material, as defined in 49 CFR 173.403.

[73 FR 72173, Nov. 26, 2008, as amended at 74 FR 23656, May 20, 2009]

§ 1580.101 Rail security coordinator.

- (a) Applicability. This section applies to:
- (1) Each freight railroad carrier that operates rolling equipment on track that is part of the general railroad system of transportation.
- (2) Each rail hazardous materials shipper.
- (3) Each rail hazardous materials receiver located with an HTUA.
- (4) Each freight railroad carrier hosting the passenger operations described in §1580.1(a)(4) of this part.
- (5) Each operator of private cars, including business/office cars and circus trains, on or connected to the general railroad system of transportation, when notified by TSA in writing, that a threat exists concerning that operation.
- (b) Each person described in paragraph (a) of this section must designate and use a primary and at least one alternate Rail Security Coordinator (RSC).
- (c) The RSC and alternate(s) must be appointed at the corporate level.
- (d) Each freight railroad carrier, rail hazardous materials shipper, and rail hazardous materials receiver required to have an RSC must provide to TSA the names, title, phone number(s), and e-mail address(es) of the RSCs and alternate RSCs, and must notify TSA within 7 calendar days when any of this information changes.
- (e) Each freight railroad carrier, rail hazardous materials shipper, and rail hazardous materials receiver required to have an RSC must ensure that at least one RSC:
- (1) Serves as the primary contact for intelligence information and security-related activities and communications with TSA. Any individual designated as an RSC may perform other duties in addition to those described in this section:
- (2) Is available to TSA on a 24-hours a day, 7 days a week basis; and
- (3) Coordinates security practices and procedures with appropriate law en-

forcement and emergency response agencies.

[73 FR 72173, Nov. 26, 2008, as amended at 74 FR 23656. May 20, 2009]

§ 1580.103 Location and shipping information for certain rail cars.

- (a) Applicability. This section applies to:
- (1) Each freight railroad carrier transporting one or more of the categories and quantities of rail security-sensitive materials.
- (2) Each rail hazardous materials shipper.
- (3) Each rail hazardous materials receiver located with an HTUA.
- (b) General requirement. Each person described in paragraph (a) of this section must have procedures in place to determine the location and shipping information for each rail car under its physical custody and control that contains one or more of the categories and quantities of rail security-sensitive materials.
- (c) Required information. The location and shipping information required in paragraph (b) of this section must include the following:
- (1) The rail car's current location by city, county, and state, including, for freight railroad carriers, the railroad milepost, track designation, and the time that the rail car's location was determined.
- (2) The rail car's routing, if a freight railroad carrier.
- (3) A list of the total number of rail cars containing the materials listed in §1580.100(b) of this part, broken down by:
- (i) The shipping name prescribed for the material in column 2 of the table in 49 CFR 172.101:
- (ii) The hazard class or division number prescribed for the material in column 3 of the table in 49 CFR 172.101; and
- (iii) The identification number prescribed for the material in column 4 of the table in 49 CFR 172.101.
- (4) Each rail car's initial and number.
- (5) Whether the rail car is in a train, rail yard, siding, rail spur, or rail hazardous materials shipper or receiver facility, including the name of the rail yard or siding designation.